

United States Bankruptcy Court
Eastern District of Virginia
Alexandria Division

In re:
Taylor Madison Francois Bodine

Case Number 21-11238-KHK
Chapter 7
Judge Klinette H. Kindred

Debtor(s)

To: Robert Sergio Brandt

NOTICE OF DEFICIENT FILING

Upon authority of Local Bankruptcy Rule 5005-1, the documents submitted by you

35 – Amended Schedule(s) and/or Statement(s) Filed: Schedule A/B, Schedule I, Statement of Financial Affairs, filed by Robert Sergio Brandt of The Law Office of Robert S. Brandt on behalf of Taylor Madison Francois Bodine. (Attachments: # 1 amended schedules)(Brandt, Robert)

contain certain deficiencies as set forth below. You must correct the deficiencies on or before **1/20/22**. Failure to timely correct the deficiencies may result in the pleading or other paper ***being stricken from the record or, if a complaint is deficient, the adversary proceeding being dismissed.***

REPRESENTATION AND APPEARANCES:

- the ECF registered participant attorney filing the document does not match the attorney's signature on the document.
- **Requirement of Counsel:** filed on behalf of an entity not a natural person acting on own behalf and not signed by counsel permitted to appear under LBR 2090-1. [See LBR 9010-1]
- **Identification of Attorney:** State Bar number omitted from document/proposed order. [See LBR 5005-1(C)(5) and 9022-1(A)]
- a written application for *pro hac vice* admission must be appended to the motion filed by a member of the Bar of this Court. [See LBR 2090-1(E)(2)(a)]

REQUIREMENT OF FORM:

- **Legibility:** not in compliance with LBR 5005-1(D)(1)
- **Caption, Official Forms:** [See LBR 5005-1(D)(2)] Every paper must bear the debtor(s) name, the case number and chapter of the case to which it pertains and be in substantial compliance with the current Official Form. *If applicable*, Case name and/or number do not match on paper submitted.
- Not on acceptable form approved by Court for use in Eastern District of Virginia pursuant to Local Bankruptcy Rule 3015-2(A).
- **Signature Required:** not signed by counsel of record, or individual, *if pro se*.
 - *if corporation*, not signed by counsel. [See LBR 5005-1(D)(4)]
 - *if amendment to petition, lists or *schedules*, not verified by unsworn declaration with original signature of all debtors and, if required, the original signature of the attorney. [See FRBP 1008]
 - *if document submitted in electronically filed case*, signature not indicated with the party's name and/or attorney's name typed in full on the signature line, e.g. /s/ Jane Doe. [See CM/ECF Policy Statement 8.B., Form of Signature of Attorney User and Non-Attorney User.]
- Document does not appear to be complete. Please review this filing for possible error and relate any amendment/correction to the original document.
- Document does not match the event entry used for docketing. Please review this filing and redocket using the correct event entry or redocket to attach the correct document.
- Document appears to be filed in the wrong case. Please review this filing and docket to the correct case.
- Document does not include a certification whether an Attorney assisted with the preparation of the document. [See LBR 2090-1]
- x – *Schedules/Amended schedules do not include Form 106Dec – Declaration About an Individual Debtor's Schedules, or Form 106Dec is not signed.
- As a result of the deficiency noted above, at the direction of the Court, the hearing has been cancelled.

Date: January 6, 2022

Clerk, United States Bankruptcy Court

By /s/ Lilian Palacios, Deputy Clerk
Direct Dial Telephone No. 703-258-1217